

Learn How to Find a Suspended License Lawyer Near Me

Description

Keeping your driver's license current is a huge responsibility. Driving is not a right; rather, it is a privilege provided to you by the state in which you reside.



When Can My Driver's License Be Suspended or Revoked, and What Is the Difference?

This permission is temporarily revoked when your driver's license is suspended. When your driver's license is revoked, the suspension is permanent, as your driver's license is no longer valid.

A suspended license is temporary, and it can only be reinstated when a certain period has passed or by taking the proper measures to unsuspend the license. License suspensions can be for a set amount of time or for an indefinite period during which particular requirements must be satisfied to regain the license. A revoked license is permanent and is no longer valid. It is sometimes feasible for someone to obtain a new license after revoking their old one, but this is not always the case.

A person's driver's license may be suspended or revoked for various reasons. Unpaid traffic tickets; a DUI charge or conviction; reckless driving; fleeing the scene of an accident; presenting fake license plates; failing to respond to court summons; making false statements or presenting false information on DMV applications and forms; multiple traffic violations; failing to make child support payments, or lack of auto insurance are some examples.

It is critical to verify with your state's DMV to determine which specific offenses may result in license suspension or revocation. They will also be able to tell you what measures your state allows you to take to resolve the suspension or revocation. Driving rules differ from state to state, and the examples above are only broad guidelines.

Is it possible to get in trouble driving when my license is suspended or revoked, and what are the penalties?

Each state has its own set of driving laws that vary. Furthermore, the consequences for driving with a suspended or revoked driver's license differ by state. The punishments vary significantly, but because driving without a driver's license is a serious infraction, fines, jail time, or both are usually imposed. Furthermore, most states have a penalty scheme dependent on whether the offense is isolated or recurrent.

For example, in the state of Arizona, driving with a suspended or revoked license is likely to result in a Class One Misdemeanor, which carries a six-month prison sentence and the risk of having your vehicle seized. In Indiana, it is classified as a Class Six Felony, punishable by imprisonment for six months to two years, a fine of no more than \$10,000, or both.

If your driver's license has already been suspended or revoked, driving without a license would further aggravate the problem. If you are driving when your license is suspended, this activity may revoke your license. As a result, if you are pulled over while driving with a suspended or revoked license, you may face large penalties and additional jail time.

What Can I Do to Avoid Having My License Suspended or Revoked?

The obvious first answer is not to breach the law. This includes not just paying any traffic fines and penalties but also not submitting incorrect information to the DMV when filling out paperwork, making your child support payments on time, and so on.

If you violate the law and face license suspension or revocation, you could consult with an attorney to

help you resolve the issue. Another alternative is to appear in court and contest the punishment for any citations.

For example, you may be able to minimize the number of points assessed against your license, lowering the sort of penalty imposed in your situation. You would accomplish this by convincing the court that your actions were required, such as preventing an accident or injuring a pedestrian.

Another line of defense could be to present actual evidence, such as traffic camera film or surveillance camera images, that refute the accused officer's observations. For example, you may provide evidence that you ran a stop sign because you couldn't see it due to a blocked view.

Completing all mandatory driver's education programs and addressing any shortcomings, such as nonpayment of child support, may affect the court's decision to confirm the license suspension or revocation.

Is it possible to reinstate a revoked driver's license?

As previously noted, each state has its own set of traffic regulations, so you should contact your local DMV to find out the requirements for having your driver's license reinstated or if you are qualified for reinstatement at all.

In general, you have the right to appeal if you have received a notification of suspension or revocation. It is important to start the suspension issue by first resolving it before it worsens and becomes a revocation issue.

To get your license reinstated, you must first understand what caused your license to be revoked and whether you are eligible to complete the reinstatement requirements. For example, having your license revoked for a DUI offense vs. a child support nonpayment charge will have different conditions that you must meet to have your license reinstated.

The motorist may be required to attend addiction treatment and pay all fines if charged with DUI, whereas the delinquent parent may pay all current and back child support.

How Long Does a Driver's License Revocation Last?

Each state has its schedule for driver's license revocation, which can also be affected by the revocation. In general, you will need to request approval from your state's DMV, pay any outstanding driver civil penalties, and go through the licensing process in your state. If you meet all of your state's standards, you will be issued a new driver's license, as your old one will not be reinstated.

Should I Speak with an Attorney If My Driver's License Is Suspended or Revoked?

As you can see, what happens once your license is suspended or revoked varies substantially according to the state in which you live. If you are facing suspension or revocation, you should seek the advice of an experienced and competent traffic violation attorney. The attorney can assist you in

understanding the legislation and your rights, as well as determining whether you are eligible for reinstatement. They will also be able to represent you in court if necessary.

Category

1. Lifestyle

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